Categorical Exclusion Documentation DOI-BLM-LLCON02000-2011-0041-CX

A. Background

BLM Office: _Kremmling Lease/Serial/Case File #COC-53312

Project Title: Qwest Communication Site Renewal

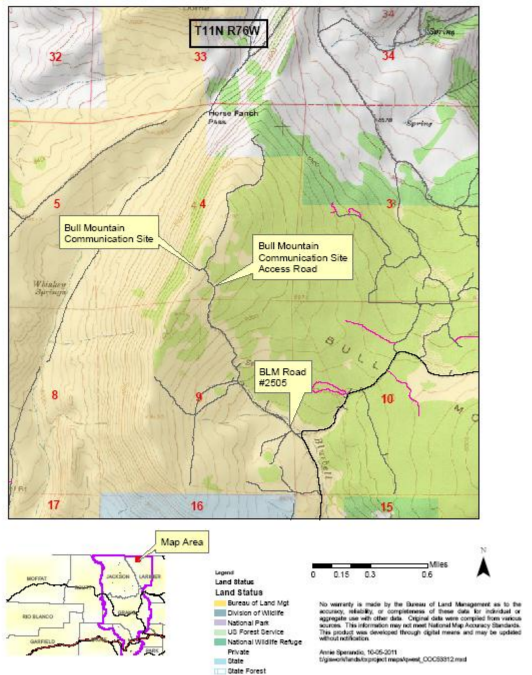
Location: T. 11N., R. 76W., Sections 4, 9, 10, 15, 20, 21 and 22, 6th P.M.

<u>Description and Rationale, including any Stipulations:</u> Qwest Communications International Inc. was issued a communication site Right-of-Way (ROW) on January 27, 1992, and expires on January 26, 2012. The ROW was converted to a Communication site lease per regulations. Qwest has applied for a renewal of this Communication site lease. The site includes an access road, 20 feet wide and 5800 feet long, a tower, and a building on Bull Mountain. This site has a BETRS radio phone system to provide telephone service to rural areas. The access comes off of BLM Road 2505. No new ground disturbance would occur.



Qwest Corporation Bull Mountain COC-53312





B. Land Use Plan Conformance

970-724-3062

This action conforms to the Kremmling Resource Management Plan (RMP), Record of Decision (ROD)

Date Approved/Amended: December 19, 1984; Updated February 1999

The approval of a right-of-way is clearly consistent with the RMP objectives and decisions as follows: Provide the opportunity to utilize public lands for development of facilities which benefit the public, while considering environmental and agency concerns.

C. Compliance with the National Environmental Policy Act

The action is categorically excluded from further documentation under the National Environmental Policy Act (NEPA) in accordance with 516 DM 11.9, E., (9): Renewals and assignments of leases, permits or rights-of-way where no additional rights are conveyed beyond those granted by the original authorizations.

This categorical exclusion is appropriate for this action because there are no extraordinary circumstances potentially having effects that may significantly affect the environment. The proposed action has been reviewed, and none of the extraordinary circumstances described in 516 DM 2, Appendix 2 apply (see attached).

I considered the quality of the communication site and found no potential for significant impact.

D. Signature		
/s/ Susan Cassel	_10/20/11	
Susan Cassel	Date	
Associate Field Manager		
E. Contact		
For more information, contact:		
Annie Sperandio, Realty Specialist		
Bureau of Land Management		
P O Box 81		
Kremmling, CO 80459		

Review of Extraordinary Circumstances

The Department of the Interior Manual 516 2.3A (3) requires review of the following "extraordinary circumstances" (516 DM 2 Appendix 2) to determine if an otherwise categorically excluded action would require additional environmental analysis/documentation.

()Yes (X) No Comments:	
2) Have significant impacts on such natural resources and unique geographic character historic or cultural resources; park, recreation or refuge lands; wilderness areas; wild or rivers; national natural landmarks; sole or principal drinking water aquifers; prime farm wetlands (Executive Order 11990); floodplains (Executive Order 11988); national monumigratory birds; and other ecologically significant or critical areas. ()Yes (X) No Comments:	or scenic mlands;
 3) Have highly controversial environmental effects or involve unresolved conflicts concalternative uses of available resources [NEPA Section 102(2)(E)]. ()Yes (X) No Comments: 	erning
 4) Have highly uncertain and potentially significant environmental effects or involve un unknown environmental risks. ()Yes (X) No Comments: 	ique or
 5) Establish a precedent for future action or represent a decision in principle about futuactions with potentially significant environmental effects. ()Yes (X) No Comments: 	ıre
6) Have a direct relationship to other actions with individually insignificant but cumula significant environmental effects. ()Yes (X) No Comments:	tively
7) Have significant impacts on properties listed, or eligible for listing, on the National I of Historic Places as determined by either the bureau or office. ()Yes (X) No Comments:	Register
8) Have significant impacts on species listed, or proposed to be listed, on the List of Endor Threatened Species, or have significant impacts on designated Critical Habitat. ()Yes (X) No Comments:	langered

9) Violate a Federal law, or a State, local, or tribal law or requirement imposed for the protection of the environment.

()Yes (X) No Comments:	
10) Have a disproportionately high and adverse (Executive Order 12898).()Yes (X) No Comments:	e effect on low income or minority populations
11) Limit access to and ceremonial use of India religious practitioners or significantly adversely (Executive Order 13007). ()Yes (X) No Comments:	an sacred sites on Federal lands by Indian y affect the physical integrity of such sacred sites
12) Contribute to the introduction, continued expansive invasive species known to occur in the argrowth, or expansion of the range of such species Executive Order 13112). ()Yes (X) No Comments:	rea or actions that may promote the introduction,
Reviewers:	
/s/ <u>Paula Belcher</u> Soil, Air, Water	
/s/Bill B. WyattCultural Resources	10/5/11
/s/Megan McGuire Wildlife	10/6/11

Decision Record for a Categorically Excluded Action

Introduction and Background

Qwest Communications International Inc. was issued a communication site Right-of-Way (ROW) on January 27, 1992, and expires on January 26, 2012. The ROW was converted to a Communication site lease per regulations. Qwest has applied for a renewal of this Communication site lease. The site includes an access road, 20 feet wide and 5800 feet long, a tower, and a building on Bull Mountain. This site has a BETRS radio phone system to provide telephone service to rural areas. The access comes off of BLM Road 2505. No new ground disturbance would occur.

Decision and Rationale

I have decided to implement the proposed action for the renewal of COC-53312. This action is needed to provide telephone service to rural areas. In addition, I have reviewed the plan conformance statement and have determined that the proposed action is in conformance with the approved land use plan and that no further environmental analysis is required.

Compliance with Laws, Regulations, Policies and Land Use Plans

The action is categorically excluded from further documentation under the National Environmental Policy Act (NEPA) in accordance with 516 DM 11.9, E., (9): Renewals and assignments of leases, permits or rights-of-way where no additional rights are conveyed beyond those granted by the original authorizations.

The Proposed Action is in conformance with the Record of Decision for the Kremmling Resource Management Plan approved in 1984 and updated in 1999, and with the land use plan terms and conditions as required by 43 CFR 1610.5-3(a).

Administrative Remedies

Administrative remedies may be available to those who believe they will be adversely affected by this decision. Appeals may be made to the Office of Hearings and Appeals, Office of the Secretary, U.S. Department of Interior, Board of Land Appeals (Board) in strict compliance with the regulations in 43 CFR Part 4. Notices of appeal must be filed in this office within 30 days after publication of this decision. If a notice of appeal does not include a statement of reasons, such statement must be filed with this office and the Board within 30 days after the notice of appeal is filed. The notice of appeal and any statement of reasons, written arguments, or briefs must also be served upon the Regional Solicitor, Pacific Southwest Region, U.S. Department of Interior, 2800 Cottage Way, E-1712, Sacramento, CA 95825.

/s/ Susan Cassel	_10/20/11	
Susan Cassel	Date	
Associate Field Manager		